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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/506,228	O	)2/17/2000	Baljeet Singh Baweja	AUS990915US1	7213
5	7590	08/15/2002			
Duke W Yee				EXAMINER	
Carstens Yee & Cahoon LLP P O Box 802334 Dallas, TX 75380				NGUYEN, CAO H	, CAO H
				ART UNIT	PAPER NUMBER
				2173	
			DATE MAILED: 08/15/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

## Office Action Summary

Application No. 09/506,228

Applicant(s)

Baweja et al.

Examiner

Cao "Kevin" Nguyen

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	rs on the cover sheet with the correspondence address
Period for Reply	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET THE MAILING DATE OF THIS COMMUNICATION.	. ,
<ul> <li>Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In mailing date of this communication.</li> <li>If the period for reply specified above is less than thirty (30) days, a reply within the If NO period for reply is specified above, the maximum statutory period will apply a Failure to reply within the set or extended period for reply will, by statute, cause the Any reply received by the Office later than three months after the mailing date of the earned patent term adjustment. See 37 CFR 1.704(b).</li> </ul>	e statutory minimum of thirty (30) days will be considered timely.  nd will expire SIX (6) MONTHS from the mailing date of this communication.  e application to become ABANDONED (35 U.S.C. § 133).
Status	. 1
Responsive to communication(s) filed on	17/00
Responsive to communication(s) filed on	tion is non-final.
	except for formal matters, prosecution as to the merits is
Disposition of Claims ,	
4) ☑ Claim(s) 1-6 ፯	is/are pending in the applica
	is/are withdrawn from considera
5)	is/are allowed.
6) X Claim(s) 1 - 6 3	is/are rejected.
7) Claim(s)	is/are objected to.
_	are subject to restriction and/or election requirem
Application Papers	
9) $\square$ The specification is objected to by the Examiner.	
10) The drawing(s) filed on is/a	are a͡닸 accepted or b்்் objected to by the Examiner.
Applicant may not request that any objection to the draw	ving(s) be held in abeyance. See 37 CFR 1.85(a).
11) The proposed drawing correction filed on	is: a☐ approved b)☐disapproved by the Examiner.
If approved, corrected drawings are required in reply to	
12) The oath or declaration is objected to by the Examin	er.
Priority under 35 U.S.C. §§ 119 and 120	
13) Acknowledgement is made of a claim for foreign price	ority under 35 U.S.C. § 119(a)-(d) or (f).
a) ☐ All b) ☐ Some* c) ☐None of:	
1.  Certified copies of the priority documents have	
2. Certified copies of the priority documents have	
<ol> <li>Copies of the certified copies of the priority doc application from the International Bureau</li> <li>*See the attached detailed Office action for a list of the</li> </ol>	u (PCT Rule 17.2(a)).
14) Acknowledgement is made of a claim for domestic p	
a) The translation of the foreign language provisional	i i
15) Acknowledgement is made of a claim for domestic p	
Attachment(s)	,
1) Notice of References Cited (PTO-892)	4) Interview Summary (PTO-413) Paper No(s)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	5) Notice of Informal Patent Application (PTO-152)
3) Information Disclosure Statement(s) (PTO-1449) Paper No(s).	6) Other:

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#### **DETAILED ACTION**

# Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103© and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

2. Claims 1-63 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fisher et al. (US Patent No. 5,969,705) in view of Ku et al. (US Patent No. 6,421,072 B1).

Regarding claims 1, 21 and 41, Fisher discloses a method of copying computer files to a destination location, comprising: receiving a copy instruction, the copy instruction identifying a

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plurality of computer files to be copied and the destination location (see col. 4, lines 9-65); and copying the plurality of computer files to the destination location in the order in which the plurality of computer files are to be copied (see col. 5, lines 35-67); however, Fisher fails to explicitly teach displaying attributes of the plurality of computer files simultaneously, in an order in which the plurality of computer files are to be copied.

Ku teaches and copying the plurality of computer files to the destination location in the order in which the plurality of computer files are to be copied (see col. 5, lines 1-67). It would have been obvious to one of an ordinary skill in the art the time the invention was made to provide and copying the plurality of computer files to the destination location in the order in which the plurality of computer files are to be copied as taught by Ku to the system for controlling the user interface event display of displaying tree structure among multiple windows in order to enhance a user friendly while copy/delete file interactively on screen

Regarding claim 2, Fisher discloses wherein the plurality of computer files includes a currently copying computer file, the currently copying computer file being a computer file that is being copied at the same time the attributes of the plurality of computer files are displayed (see col. 7, lines 15-67).

Regarding claims 3 and 4, Fisher discloses further comprising displaying a progress indicator indicating an amount of the currently copying computer file that has been copied to the destination location; and further comprising displaying an estimated time of completion of copying the currently copying computer file (see figure 3).

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Regarding claim 5, Fisher discloses wherein displaying the progress indicator includes: identifying a data size of the currently copying computer file, identifying an amount of data, corresponding to the currently copying computer file, that has already been copied to the destination location; and displaying the progress indicator based on the data size of the currently copying computer file and the amount of data that has already been copied (see col. 8, lines 2-45).

Regarding claim 6, Fisher discloses wherein displaying the estimated time of completion includes identifying a copy rate; identifying a data size of the currently copying computer file; identifying an amount of data, corresponding to the currently copying computer file, that has already been copied to the destination location, and displaying the estimated time of completion based on the copy rate, the data size of the currently copying computer file and the amount of data that has already been copied to the destination location (see col. 9, lines 5-45 and figures 2-4).

As claims 7-14 are analyzed as previously as discussed with respected to claims 1-6 above.

Regarding claim 15, Fisher discloses wherein the reorder criteria includes at least one of alphabetical order, reverse alphabetical order, smallest to largest file data size, largest to smallest file data size, oldest to most recent file creation date, and most recent to oldest file creation date (see col. 12, lines 10-29).

Regarding claim 16, Fisher discloses wherein displaying the attributes of the plurality of computer files includes displaying the attributes of the plurality of computer files in a graphical user interface (see col. 5, lines 35-67).

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Regarding claim 17, Fisher discloses receiving a skip command; and changing a display of an attribute of a computer file from the plurality of computer files to indicate that the computer file is to be skipped during copying of the plurality of computer files (see col. 7, lines 35-67).

Regarding claim 18, Fisher discloses receiving a delete command; and changing a display of an attribute of a computer file from the plurality of computer files to indicate that the computer file is to be deleted after copying of the plurality of computer files (see col. 11, lines 16-67).

Regarding claim 19, Ku discloses further comprising not copying computer files that have been indicated as being computer files that are to be skipped during copying of the plurality of computer files (see figures 2-5)

Regarding claim 20, Fisher discloses further comprising not copying computer files that have been indicated as being computer files that are to be skipped during copying of the plurality of computer files (see figures 5A-5C).

As claims 22-63 are analyzed as previously as discussed with respected to claims 1-6 and 15-20 above.

### Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. (See PTO-892).

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#### Response

4. Responses to this action should be mailed to: Commissioner of Patents and Trademarks, Washington, D.C. 20231. If applicant desires to fax a response, (703) 308-6306 may be used for formal communications.

Please label "PROPOSED" or "DRAFT" for informal facsimile communications. For after final responses, please label "AFTER FINAL" or "EXPEDITED PROCEDURE" on the document.

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive,
Arlington, VA. Sixth Floor (Receptionist)

### Inquires

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cao (Kevin) Nguyen whose telephone number is (703) 305-3972. The examiner can normally be reached on Monday-Friday from 8:30 am to 6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John W. Cabeca, can be reached on (703) 308-3116. The fax number for this group is (703) 308-6606.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

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Cao "Kevin" Nguyen
Primary Examiner AU 2173
August 05, 2002